Project: H.O. M. Case 7:18-cr-00604-KMK Document 96 Filed 07/30/25 Page 1 of 3
Helping Offenders as Mediators

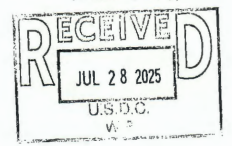
for reEntry

From: Anu Pan Biswas

ID:
For Milan P.O. Box 1000

Milan, MI-48160

To: Clerk of Court for U.S. District Court Southern District of New York



Pregared by Legal Library Jailhouse lawler

Jeremy Mount under

Surreme Court holding in

Johnson v. Avery 319 U.S.

483 487-88, 89 5. ct. 747 749
750, 21 L.E.J. 21 718, 722-23

(1969)

Case No. SI 18 crookey

MOTION FOR DISCOVERY OF SENTENCING TRANSCRIPT IN THE INTREST OF JUSTICE AND WITH GOOD CAUSE

Mr. Anulan Biswas, first duly sworn and writing Pro Se, Submits this request for the sentencing transcript of his trial with good cause that he needs the sentencing transcript to see and determine if justice was properly Met out in the application OF Mr. Biswas special conditions of release being applied by the Proper oral Pronouncement that would have allowed Mr. Biswas trial to object to arbitrary application to conditions of Mr. Biswas trials

Mr. Biswas also wishes to know what his orally spoken, by the judge, conditions of release are, as opposed to what is written.

The Pronouncement rule of U.S.S. 6 \$501.3(6)(d) is required for Mr. Biswas special conditions of relief and Mr. Biswas states that he does not recall the Court allowing him a chance to contest

Such illegally applied conditions as him being Prohibited from internet with out showing the court applied strict scruting to the Prohibition of his 1st Amend, right to speech online, and also Prohibitation of, his own Minor family which was not applied under Strict scruting and violates his constitutional rights to intimate association of his family. These are just a few of the serious violations we have found in Mr. Biswas conditions of release that would have required oral explanation as to Why such a deprivation of his Liberty was the Most Narrow tailoring Under 18 U.S.C. 3553 (d) to Satisfy 18 U.S.C. 3583 (d) (1), (2) reasonableness to Keep the community safe but is also No greater defrivation that reasonably necessary, and is related to Past conduct to be relevant. see Trisvan v. Annucci, 284 F. Supp. 3d Qt 298-99 (collecting cases).

Under Fed. R. Pro. Rule 17 (c) of Rules of Criminal Procedure good cause to GRANT Petitioner the Sentence Transcript exist because it would remed! trial error in Sentencing that falls under the broad field of good cause and also would Potentially correct a Miscarriage of justice.

We ask this court GRANT the Sentencing Trial Transcript to Mr. Biswas. Respectfully Subnitted,

Anulam Biswas

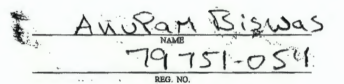
Date July 12

ID:79751-054

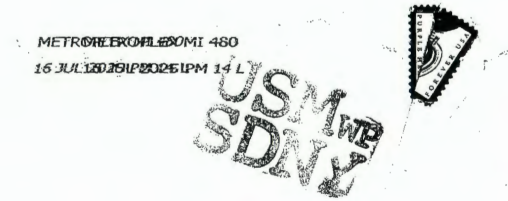
Denied. The time to appeal any sentence has long passed and Defendant otherwise does not explain why he specifically needs the transcript. Of course, nothing prevents Defendant from ordering the transcript on his

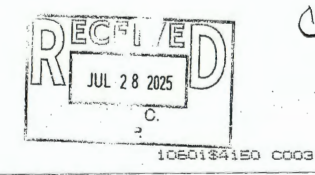
own. The Clerk is respectfully directed to mail this document to Defendant

7/30/2



FEDERAL CORRECTIONAL INSTITUTION P.O. BOX 1000 MILAN, MICHIGAN 48160





Chries L. Brient Jr U.S. Courthouse 300 Quarrogas st te Plains NY